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OMB APPROVAL

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3235-0123

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Washington, D.C. 20549 ANNUAL AUDITED REPO

FORM X-17A-5

PART III

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

FEB 28 2002

SEC FILE NUMBER

02003066

FACING PAGE

Information Required of Brokers and Dealers Pursuant Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

REPORT FOR THE PERIOD BE	GINNING $01/01/01$	AN]	D ENDING _	12/31/01
	MM/DD		_	MM/DD/YY
	A. REGISTRANT I	DENTIFICATION	ON	
NAME OF BROKER-DEALER:				
-	ush & Co., Incorporat	.ed		OFFICIAL USE ONLY
<u> </u>				FIRM ID. NO.
ADDRESS OF PRINCIPAL PLA	CE OF BUSINESS: (Do no	t use P.O. Box No	·.)	
55 Whitne	ey Avenue			
	(No. and	(Street)		
New Haver	o, CT		06510	
(City)	(State)	1		(Zip Code)
NAME AND TELEPHONE NUM	MBER OF PERSON TO CO	NTACT IN REGA	ARD TO TH	IS REPORT
Jonathan Bush	· · · · · · · · · · · · · · · · · · ·	(203) 777-	-5900	(Area Code — Telephone No.)
	B. ACCOUNTANT	DENTIFICAT	TON	
NDEPENDENT PUBLIC ACCO	OUNTANT whose opinion is			·
		nte last, first, middle name)		
234 Church Street	. N	ew Haven, (CT 06510	
(Address)	(City)		(State)	Zip Code
CHECK ONE: Certified Public Acco Public Accountant	untant			PROCESSED MAR 2 8 2002
	ent in United States or any	of its possessions.		MAR 2 8 2002
	FOR OFFICIA	AL USE ONLY		THOMSON
				FINANCIAL
i				

*Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See section 240.17a-5(e)(2).



OATH OR AFFIRMATION

J. Bush & Co. I	ncorporated	· · · · · · · · · · · · · · · · · · ·	as of
		correct. I further swear (or affirm) that neither the com	
		any proprietary interest in any account classified soley as the	at of
a customer, except as follows:			•
None			
Approximation of the second	······································		
and the first of the second se	ut.	Aux by	
B. MARIE MOO		Signature	
IVO TALETE EN OFFICE OF THE SECOND SE	74 A6A6	Chairman	
in symmother	.01 , 2003	Tuk	
Rym. Dra	na le a Al		
Notary Public	unaci		
This senant and analysis (sheets	all applicable harres).		
This report** contains (check (a) Facing page.	an applicable boxes):		
CK (b) Statement of Financi	al Condition.		
□K (c) Statement of Income			
(d) Statement of Change		n and the control of the control	
	s in Liabilities Subordinated i	Partners' or Sole Proprietor's Capital.	
(g) Computation of Net		o Claims of Citations.	
_, .	-	ements Pursuant to Rule 15c3-3.	
		Requirements Under Rule 15c3-3.	
		n, of the Computation of Net Capital Under Rule 15c3-1 a	nd the
		equirements Under Exhibit A of Rule 15c3-3. Statements of Financial Condition with respect to methods	of con-
(k) A Reconciliation between solidation.	veen the audited and unaudited	Statements of Financial Condition with respect to methods	<i>71</i> CO11-
(i) An Oath or Affirma	tion.		
(m) A copy of the SIPC	Supplemental Report.		
		to exist or found to have existed since the date of the previous	audit.
X (o) Independent Au X (p) Focus Report -		rnal Accounting Control	
		ons of this filing, see section 240.17a-5(e)(3).	

J. BUSH & CO., INCORPORATED

FINANCIAL STATEMENTS AND SUPPLEMENTAL INFORMATION

YEARS ENDED DECEMBER 31, 2001 AND 2000



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INDEPENDENT AUDITOR'S REPORT

To the Officers and Directors of J. Bush & Co., Incorporated

We have audited the accompanying statements of financial condition of J. Bush & Co., Incorporated as of December 31, 2001 and 2000, and the related statements of income, changes in shareholder's equity, and cash flows for the years then ended that you are filing pursuant to rule 17a-5 under the Securities Exchange Act of 1934. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of J. Bush & Co., Incorporated as of December 31, 2001 and 2000 and the results of their operations and their cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The information contained in the supplemental schedule is presented for purposes of additional analysis and is not a required part of the basic financial statements, but is supplementary information required by rule 17a-5 under the Securities Exchange Act of 1934. Such information has been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

Beur, Hamuman & Compay, PC

New Haven, Connecticut

February 8, 2002



J. BUSH & CO., INCORPORATED STATEMENTS OF FINANCIAL CONDITION

	Decem	ber 31,
Assets	<u>2001</u>	<u>2000</u>
Cash and cash equivalents - (Note 1)	\$1,337,649	\$2,444,286
Receivable from broker	57,041	1,270
Investment advisory fees receivable - (Note 1)	622,589	1,273,539
Furniture, equipment and leasehold		
improvements at cost, net - (Note 5)	52,765	44,602
Other assets	3,717	3,717
Total assets	\$2,073,761	\$3,767,414
Liabilities and Shareholder's Equity		
Liabilities:		
Accounts payable and accrued expenses	\$ 337,057	\$1,849,734
Accounts payable, parent - (Note 10)	103,100	319,399
Income taxes, net of a deferred		
tax asset of \$10,716 for 2001 and 2000	67,168	68,554
Total liabilities	507,325	2,237,687
Chambellada and Chambellada		
Shareholder's equity - (Note 9):		· . ·
Common stock - \$.10 par value 175,000 shares	5,605	5,605
authorized, 56,050 shares issued and outstanding	327,281	327,281
Paid-in capital	• •	1,196,841
Retained earnings	1,233,550	
Total shareholder's equity	1,566,436	1,529,727
Total liabilities and shareholder's equity	\$2,073,761	\$3,767,414



J. BUSH & CO., INCORPORATED STATEMENTS OF INCOME

	Year I	Ended
	Decem	ber 31,
	<u>2001</u>	2000
Revenues:		
Commissions	\$ 654,788	\$ 496,393
Less - clearing charges	116,517	126,965
Net commissions	538,271	369,428
Investment advisory fees	3,305,358	6,200,046
Interest and dividends	49,459	86,830
(Loss) gain on the sale of equipment	(8,457)	15,548
Net investment loss	(47,719)	(54,364)
Total revenues	3,836,912	6,617,488
Expenses:		
Salaries and employee benefits - (Note 6)	1,706,868	3,406,147
Corporate services - (Note 10)	1,442,473	2,391,931
General and administrative	508,052	588,846
Occupancy - (Note 8)	103,930	102,178
Depreciation and amortization	26,130	41,556
Total expenses	3,787,453	6,530,658
Income before provision for income taxes	49,459	86,830
Provision for income taxes - (Notes 1 & 3)	12,750	23,030
Net income	\$ 36,709	\$ 63,800



J. BUSH & CO., INCORPORATED STATEMENTS OF CHANGES IN SHAREHOLDER'S EQUITY

	Common Stock	Paid-in <u>Capital</u>	Retained <u>Earnings</u>	Total Shareholder's <u>Equity</u>
Balance - December 31, 1999	\$ 5,605	\$ 327,281	\$1,133,041	\$1,465,927
Net income			63,800	63,800
Balance - December 31, 2000	5,605	327,281	1,196,841	1,529,727
Net income	· · · · · · · · · · · · · · · · · · ·	- <u>-</u> -	36,709	36,709
Balance - December 31, 2001	\$ 5,605	\$ 327,281	\$1,233,550	\$1,566,436



J. BUSH & CO., INCORPORATED .

	Year Ended		
	Decemb	per 31,	
	<u>2001</u>	<u>2000</u>	
Cash flows from operating activities:			
Net income	\$ 36,709	\$ 63,800	
Adjustments to reconcile net income			
to net cash provided by (used in) operating			
activities:			
Depreciation and amortization	26,130	41,556	
Loss (gain) on the sale of equipment	8,457	(15,548)	
Decrease (increase) in operating assets:			
Investment advisory fees receivable	650,950	43,659	
Receivable from broker	(55,770)	(58)	
(Decrease) increase in operating liabilities:	(1 206)	10 565	
Income taxes, including deferred taxes	(1,386)	18,565	
Accounts payable - parent	(216,299)	(3,204)	
Accounts payable and accrued expenses	(1,512,678)	750,080	
Net cash (used in) provided by operating activities	(1,063,887)	898,850	
Cash flows from investing activities -			
Purchase of furniture, equipment and	(40.750)	(20.412)	
leasehold improvements	(42,750)	(20,412)	
Proceeds from the sale of equipment		26,028	
Net cash (used in) provided by investing activities	(42,750)	5,616	
Change in cash and cash equivalents	(1,106,637)	904,466	
Cash and cash equivalents - beginning of year	2,444,286	1,539,820	
Cash and cash equivalents - end of year	\$1,337,649	\$2,444,286	
Supplemental information: Cash paid for:			
Interest	\$ 109	\$ 402	
Income taxes	<u>\$ 12,495</u>	\$ 4,464	
Noncash investing activities -	0 14015	· ·	
Allowance on trade-in of auto	\$ 14,215	\$ -	



NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

General

J. Bush & Co., Incorporated (Company) is a wholly-owned subsidiary of Riggs Bank, NA of Washington, DC (Riggs).

Business activity

The Company engages in the securities business as a broker/dealer and investment advisor. The Company operates under the provisions of paragraph (K)(2)(ii) of rule 15c3-1 of the Securities and Exchange Commission and, accordingly, is exempt from the remaining provisions of that rule. The requirements of paragraph (K)(2)(ii) provide that the Company clears all transactions on behalf of customers on a fully disclosed basis with a clearing broker/dealer, and promptly transmits all customer funds and securities to the clearing broker/dealer. The clearing broker/dealer carries all of the accounts of the customers and maintains and preserves all related books and records as are customarily kept by a clearing broker/dealer.

Cash and cash equivalents

For purposes of the statement of cash flows, the Company considers all highly liquid debt instruments purchased with a maturity of three months or less to be cash equivalents.

Revenue recognition

Securities transactions and the related commission income and expenses are recorded on a settlement date basis. Transactions are reviewed on a trade date basis and adjustments are made if unsettled transactions have a material effect on the financial statements. Investment advisory fees are recognized on a pro-rata basis over the term of the contract.

Investment advisory fees receivable

Management believes that all investment advisory fees receivable as of December 31, 2001 and 2000 are collectible; therefore, no allowance for doubtful accounts has been reflected in the financial statements.



NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - (CONTINUED)

Furniture, equipment and leasehold improvements

Furniture, equipment and leasehold improvements are stated at cost. Depreciation on furniture and equipment is computed using accelerated methods over estimated useful lives of five to seven years. Leasehold improvements are amortized over the lesser of the economic useful life of the improvement or the term of the lease. Maintenance and repairs are charged to expense when incurred. When assets are disposed of, the related cost and accumulated depreciation are removed from the respective accounts, and any profit or loss on disposition is credited or charged to earnings.

Deferred income taxes

Deferred income taxes are provided to account for differences between the basis of assets and liabilities, principally relating to the calculation of depreciation and amortization of furniture, equipment and leasehold improvements for financial and tax reporting purposes.

Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

NOTE 2 - NET CAPITAL REQUIREMENT

The Company is subject to the Securities and Exchange Commission Uniform Net Capital rule 15c3-1, which requires the maintenance of minimum net capital and requires that the ratio of aggregate indebtedness to net capital, both as defined, shall not exceed 15 to 1. At December 31, 2001, the Company had net capital of \$1,147,398, which was \$1,113,577 in excess of the \$33,821 minimum required. The Company's net capital ratio was 0.44 to 1.



NOTE 3 - INCOME TAXES

The Company is included in the consolidated federal income tax return filed by its parent. Federal income taxes are calculated as if the company filed a separate federal income tax return. The Company files its own state and local tax returns. The current and deferred portions of the income tax provision included in the statement of income are as follows:

	December 31,		
	<u>2001</u> <u>2000</u>		
Current	\$ 12,750 \$ 20,596		
Deferred			
	<u>\$12,750</u> <u>\$23,030</u>		

NOTE 4 - FINANCIAL INSTRUMENTS WITH OFF-BALANCE-SHEET CREDIT RISK

As a securities broker/dealer, the Company is engaged in buying and selling securities for a diverse group of institutional and individual investors. The Company's transactions are collateralized and are executed with, and on behalf of, banks, brokers and dealers, and other financial institutions. The Company introduces these transactions for clearance to another broker/dealer on a fully disclosed basis.

The Company's exposure to credit risk associated with the nonperformance of customers in fulfilling their contractual obligations pursuant to securities transactions can be directly impacted by volatile trading markets that may impair customers' ability to satisfy their obligations to the Company and the Company's ability to liquidate the collateral at an amount equal to the original contracted amount.

The agreement between the Company and its clearing broker provides that the Company is obligated to assume any exposure related to such non-performance by its customers.

The Company seeks to control the aforementioned risks by requiring customers to maintain margin collateral in compliance with various regulatory requirements and the clearing broker's internal guidelines. The Company monitors its customer activity by reviewing information it receives from its clearing broker on a daily basis, and requiring customers to deposit additional collateral, or reduce positions, when necessary.



NOTE 5 - FURNITURE, EQUIPMENT AND LEASEHOLD IMPROVEMENTS

Furniture, equipment and leasehold improvements are stated at cost and consist of the following:

	Dece	mber 31,
	<u>2001</u>	<u>2000</u>
Furniture	\$ 38,193	\$ 36,664
Equipment	275,112	245,645
Leasehold improvements	51,843	51,843
	365,148	334,152
Less - accumulated depreciation and amortization	312,383	289,550
	\$ 52,765	<u>\$ 44,602</u>

NOTE 6 - DEFERRED COMPENSATION PLAN

The Company participates in the 401(k) plan of its parent, allowing eligible employees to elect to contribute up to 15% of their compensation to the plan. The Company makes a matching contribution of 100% of the first \$100 contributed plus 50% of additional contributions up to a maximum of 6% of eligible employee compensation. For the years ended December 31, 2001 and 2000, the Company's contributions were \$11,951 and \$11,249 respectively.

NOTE 7 - COMPENSATED ABSENCES

Employees are entitled to paid vacation and paid sick days depending on job classification length of service, and other factors. It is impractical to estimate the amount of compensation for future absences, and accordingly, no liability has been recorded in the accompanying financial statements. The Company's policy is to recognize the cost of compensated absences when actually paid to employees.

NOTE 8 - OPERATING LEASES

The Company leases its Connecticut office space, certain office equipment and vehicles under several non-cancelable operating leases, which expire over the next five years. The minimum annual lease payments under all non-cancelable leases are:



NOTE 8 - OPERATING LEASES - (CONTINUED)

Year ending December 31,		Amount
2002		\$ 91,758
2003		\$ 86,543
2004		 \$ 86,543
2005		 \$ 84,796

The Company's rent is adjusted annually for its share of the increase in certain operating expenses and real estate taxes.

The cost of all operating leases included in the statements of income for the year ended December 31, 2001 and 2000 was \$120,832 and \$116,638, respectively.

NOTE 9 - BOOK VALUE PER SHARE

The book value per share of \$27.95 and \$27.29 for the years ended December 31, 2001 and 2000, respectively, was determined by dividing the total shareholder's equity by the total number of common shares outstanding at that date.

NOTE 10 - INTERCOMPANY AGREEMENT/ACCOUNTS PAYABLE, PARENT

The Company has an intercompany operating and servicing agreement with Riggs, whereby Riggs is to provide corporate and operational support to the Company. In 2001, the Company charged \$1,442,473 to operations for this support. In 2000, \$2,391,931 was charged to operations. At December 31, 2001 and 2000, the amount owed to Riggs was \$103,100 and \$319,399, respectively.

The Company also has a referral agreement with Riggs under which they pay referral fees for certain accounts. During 2001, the Company was charged referral fees of \$185,107. At December 31, 2001, the referral fees owed to Riggs were \$84,404.



J. BUSH & CO., INCORPORATED

COMPUTATION OF NET CAPITAL UNDER RULE 15c3-1 OF THE SECURITIES AND EXCHANGE COMMISSION

DECEMBER 31, 2001

Net capital:		
Total shareholders' equity		\$1,566,436
Deductions and/or charges:		
Non-allowable assets:		
Investment advisory fees receivable	\$335,869	
Furniture, equipment and leasehold		
improvements, net	52,765	
Other	3,717	(392,351)
Net capital before haircuts on securities		1,174,085
Haircuts on securities (pursuant to rule 15c3-1):		
Debt securities	1,000	
Money market funds	25,687	(26,687)
en la companya di managanta di m Managanta di managanta di managa		1,147,398
Net capital		1,147,370
Aggregate indebtedness:		337,057
Accounts payable and accrued expenses		103,100
Accounts payable, parent		103,100
Income taxes, including deferred taxes		- · - · · · · · · · · · · · · · · · · ·
Total aggregate indebtedness		440,157
Computation of basic net capital requirement:		
Net capital		1,147,398
Minimum net capital required		(33,821)
		1 112.577
Excess net capital at 1500 percent		1,113,577
Excess net capital at 1000 percent		1,096,665
Ratio: Aggregate indebtedness to net capital		<u>0.44 to 1</u>
Reconciliation with Company's computation:		
Net capital, as reported in Company's		
Part IIA (unaudited) FOCUS report		\$1,147,398
		3.



INDEPENDENT AUDITOR'S REPORT ON INTERNAL ACCOUNTING CONTROL

To the Officers and Directors of J. Bush & Co., Incorporated

In planning and performing our audits of the financial statements of J. Bush & Co., Incorporated for the year ended December 31, 2001 and 2000, we considered its internal control, including control activities for safeguarding securities, in order to determine our auditing procedures for the purpose of expressing our opinion on the financial statements and not to provide assurance on the internal control.

Also, as required by rule 17a-5(g)(1) of the Securities and Exchange Commission (SEC), we have made a study of the practices and procedures followed by J. Bush & Co., Incorporated, including tests of such practices and procedures that we considered relevant to the objectives stated in rule 17a-5(g), in making the periodic computations of aggregate indebtedness and net capital under rule 17a-3(a)(11) and for determining compliance with the exemptive provisions of rule 15c3-3. Because the Company does not carry securities accounts for customers or perform custodial functions relating to customer securities, we did not review the practices and procedures followed by the Company in any of the following:

- 1. Making quarterly securities examinations, counts, verifications, and comparisons.
- 2. Recordation of differences required by rule 17a-13.
- 3. Complying with the requirements for prompt payment for securities under Section 8 of Federal Reserve Regulation T of the Board of Governors of the Federal Reserve System.

The management of the Company is responsible for establishing and maintaining an internal control structure and the practices and procedures referred to in the preceding paragraph. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of controls, and of the practices and procedures referred to in the preceding paragraph, and to assess whether those practices and procedures can be expected to achieve the SEC's above-mentioned objectives. Two of the objectives of internal control and the practices and procedures are to provide management with reasonable, but not absolute, assurance that assets for which the Company has responsibility are safeguarded against loss from unauthorized use or disposition; and that transactions are executed in accordance with management's authorization and recorded properly to permit the preparation of financial statements in accordance with generally accepted accounting principles. Rule 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.



Because of inherent limitations in internal control or the practices and procedures referred to above, error or fraud may occur and not be detected. Also, projection of any evaluation of them to future periods is subject to the risk that they may become inadequate because of changes in conditions or that the effectiveness of their design and operation may deteriorate.

Our consideration of internal control would not necessarily disclose all matters in internal control that might be material weaknesses under standards established by the American Institute of Certified Public Accountants. A material weakness is a condition in which the design or operation of the specific internal control components does not reduce to a relatively low level the risk that error or fraud in amounts that would be material in relation to the financial statements being audited may occur and not be detected within a timely period by employees in the normal course of performing their assigned functions. However, we noted no matters involving internal control, including control activities for safeguarding securities, that we consider to be material weaknesses as defined above.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the SEC to be adequate for its purposes in accordance with the Securities Exchange Act of 1934 and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the Company's practices and procedures were adequate at December 31, 2001 and 2000 to meet the SEC's objectives.

This report is intended solely for the information and use of Board of Directors, management, the SEC, and other regulatory agencies which rely on rule 17a-5(g) under the Securities Exchange Act of 1934 in their regulation of registered brokers and dealers, and is not intended to be, and should not be, used by anyone other than those specified parties.

Deux, Hamuman & Company PC

New Haven, Connecticut

February 8, 2002

FORM X-17A-5

FOCUS REPORT

(Financial and Operational Combined Uniform Single Report)

Part IIA Quarterly 17a-5(a)

INFORMATION REQUIRED OF BROKERS AND DEALERS PERSUANT TO RULE 17

COVER

Select a filing method:			Ва	asic •	Alternate [0011]
Name of Broker Dealer:	J. BUSH &	CO., INC	ORPORATED [0013]		SEC File Number: 8- 16040
Address of Principal Pla of Business:	NEW HA	VEN CT	EY AVENUE [0020] 06510		(0014] Firm ID: 5355
		021] [0022]	[0023]		[0013]
For Period Beginning	10/01/2001 And End [0024]	ling <u>12/31</u> ,	/2001 [0025]		
Name and telephone nu	imber of person to contac	ct in regard to	this report:		
	ONATHAN BUSH, CHMN [0030] or affiliates consolidated		•	-5 <u>900</u> [0031]	
Name:		Phone:		[0033]	
Name:	-	Phone:		[0035]	
Name:		Phone:		[0037]	•
Name:	•	Phone:	· · · · · · · · · · · · · · · · · · ·	[0039]	
Does respondent carry i	ts own customer account	ts? Yes	[0040] No	€ [0041]
Check here if responder	nt is filing an audited repo			Г ₁₀₀₄₂	

ASSETS

Cons	solidate	d [0198] Unconsolidate	ed ^{(*} [0199] Allowable	Non-Allowable	Total
1.	Cas	h	53, 290 [0200]		53,290 [0750]
2.		eivables from brokers ealers:	(0200)		[07:50]
	A.	Clearance account	[0295]		
	B.	Other	1,627,119 [0300]	335,869 [0550]	1,962,988 [0810]
3.		eivables from non- omers	[0355]	[0600]	0830 <u>]</u>
4.	comi	urities and spot modities owned, at et value:			
	A.	Exempted securities	[0418]		
	В.	Debt securities	1,000 [0419]		
	C.	Options	[0420]		
	D.	Other securities	[0424]		
	E.	Spot commodities	[0430]	-	1,000 [0850]
5.	inves	rities and/or other stments not readily etable:			
	A.	At cost			
	 В.	[0130] At estimated fair value	[0440]	[0610]	[0860]
6.	subor and p and c	rities borrowed under rdination agreements partners' individual capital securities unts, at market value:	[0460]	[0630]	[0880]
	A.	Exempted securities			
		[0150]			

	В.	Other securities			
7.		[0160] ured demand notes tet value of collateral:	[0470]	[0640]	[0890] 0
	Α.	Exempted securities			
	В.	[0170] Other securities			
8.	Mem exch	[0180] berships in anges:			
	A.	Owned, at market			
	В.	[0190] Owned, at cost		[0650]	
	C.	Contributed for use of the company, at market value		[0660]	[0900]
9.	receiv subsi	tment in and vables from affiliates, diaries and ciated partnerships	[0480]	[0670]	<u>0</u> [0910]
10.	equip impro under at cos accur	erty, furniture, ment, leasehold vements and rights r lease agreements, st-net of mulated depreciation mortization	[0490]	<u>52,765</u> [0680]	<u>52,765</u> [0920]
11.	Other	assets	[0535]	3,717 [0735]	3,717 [0930]
12.	TOTA	AL ASSETS	1,681,409 [0540]	392,351 [0740]	2,073,760 [0940]

LIABILITIES AND OWNERSHIP EQUITY

13.		abilities pans payable	A.I. Liabilities	Non-A.I. Liabilities	Total
14.	Payabl dealers	e to brokers or s:	[1045]	[1255]	<u>0</u> [1470]
	A.	Clearance account			0
	В.	Other	[1114]	[1315]	[1560] 0
15.	Payabl	e to non-customers	[1115]	[1305]	<u>0</u> [1540] 0
16.	Securit purcha:	ies sold not yet sed, at market value	[1155]	[1355]	<u>0</u> [1610]
17.	Accoun liabilitie other	its payable, accrued s, expenses and		[1360]	[1620]
18.		and mortgages e:	507,324 [1205]	[1385]	507,32 <u>4</u> [1685]
	A.	Unsecured			0
	B.	Secured	[1210]		[1690]
19.		es subordinated to of general creditors:	[1211]	[1390]	[1700]
	A	Cash borrowings:			<u>0</u> [1710]
		1. from outsiders		[1400]	[1710]
		[0970] 2. Includes equity subordination (15c3-1(d)) of			
	1	[0980] Securities borrowings, at market value:		[1410]	<u>0</u> [1720]
	-	from outsiders [0990]		• •	· ·

	C.	Pursuant to secured demand note collateral agreements:			0
		1. from outsiders		[1420]	<u>0</u> [1730]
		[1000] 2. Includes equity subordination (15c3-1(d)) of			
	D.	[1010] Exchange memberships contributed for use of company, at market value			0
	E.	Accounts and other borrowings not qualified for net		[1430]	<u>O</u> [1740]
		capital purposes	[1220]	[1440]	0 [1750]
20.	TOT	AL LIABLITIES	507,324 [1230]	0 [1450]	507,324 [1760]
Owi	nersh	ip Equity			
				•	~ , ,
21.					Total
	Sole	proprietorship			
22.		nership (limited partners			[1770]
22. 23.	Partr [1020	nership (limited partners	·		
	Partr [1020	nership (limited partners])	·		[1770]
	Partr [1020 Corp	nership (limited partners]) orations: Preferred stock	·		[1770]
	Partr [1020 Corp A. B.	nership (limited partners]) orations: Preferred stock Common stock			[1770] [1780] [1791] 5,605 [1792]
	Partr [1020 Corp A. B.	nership (limited partners)) orations: Preferred stock Common stock Additional paid-in capital			[1770]
	Partr [1020 Corp A. B.	nership (limited partners]) orations: Preferred stock Common stock			[1770] [1780] [1791] 5,605 [1792]
	Partr [1020 Corp A. B.	nership (limited partners)) orations: Preferred stock Common stock Additional paid-in capital			[1770] [1780] [1780] 5,605 [1792] 327,281 [1793] 1,233,550 [1794] 1,566,436
	Partr [1020] Corp A. B. C.	nership (limited partners]) orations: Preferred stock Common stock Additional paid-in capital Retained earnings	y		[1770] [1780] [1780] 5,605 [1792] 327,281 [1793] 1,233,550 [1794] 1,566,436 [1795]
	Partr [1020] Corp A. B. C. D. F.	nership (limited partners]) orations: Preferred stock Common stock Additional paid-in capital Retained earnings Total	y		[1770] [1780] [1780] 5,605 [1792] 327,281 [1793] 1,233,550 [1794] 1,566,436

25.

TOTAL LIABILITIES AND OWNERSHIP EQUITY

2,073,760 [1810]

STATEMENT OF INCOME (LOSS)

	Period Beginning <u>10/01/2001</u> Period Ending <u>12/31/2001</u> Number of more [3932]	nths3 [3931]
RE	VENUE	
1.	Commissions:	
	Commissions on transactions in exchange listed equity securities executed on an exchange	39,555 [3935]
	b. Commissions on listed option transactions	[3938]
	c. All other securities commissions	36,566 [3939]
	d. Total securities commissions	76,121 [3940]
2.	Gains or losses on firm securities trading accounts	
	a. From market making in options on a national securities exchange	[3945]
	b. From all other trading	-39,453
	•	[3949]
	c. Total gain (loss)	-39, 453 [3950]
3.	Gains or losses on firm securities investment accounts	[5333]
•		[3952]
4.	Profit (loss) from underwriting and selling groups	[3955]
5.	Revenue from sale of investment company shares	[2935]
J.	Nevenue from Sale of investment company shares	[3970]
6.	Commodities revenue	
_		[3990]
7.	Fees for account supervision, investment advisory and administrative services	727,797 [3975]
8.	Other revenue	8,523
		[3995]
9.	Total revenue	772,988 [4030]
FYE	PENSES	[,,,,,
10.	Salaries and other employment costs for general partners and voting stockholder officers	[4120]
11.	Other employee compensation and benefits	355, 126 [4115]
12.	Commissions paid to other broker-dealers	[4140]
13.	Interest expense	[4075]
	a. Includes interest on accounts subject to subordination agreements [4070]	[10.0]

14.	Regulatory fees and expenses	4,915 [4195]
15.	Other expenses	404,425 [4100]
16.	Total expenses	764,466 [4200]
NFT	INCOME	
17.	Net Income(loss) before Federal Income taxes and items below (Item 9 less Item 16)	0 500
17.	Net income (loss) before rederal income taxes and items below (item a less item 10)	8,522 [4210]
18.	Provision for Federal Income taxes (for parent only)	2,000
		[4220]
19.	Equity in earnings (losses) of unconsolidated subsidiaries not included above	
		[4222]
	a. After Federal income taxes of	
	[4238]	
20.	Extraordinary gains (losses)	
		[4224]
	a. After Federal income taxes of	
	[4239]	
21.	Cumulative effect of changes in accounting principles	
		[4225]
2 2.	Net income (loss) after Federal income taxes and extraordinary items	6,522
		[4230]
MONT	THLY INCOME	
23.	Income (current monthly only) before provision for Federal income taxes and	2,298
	extraordinary items	[4211]

[4580]

EXEMPTIVE PROVISIONS

25.	If an exemption from Rule 15c3-3 is claimed, identify below the section upon which
	such exemption is based

A. (k)	(1)Limited business (mutual funds	┌ _{[4550}		
B. (k)	(2)(i)"Special Account for the Exclu	2)(i)"Special Account for the Exclusive Benefit of customers" maintained		
C. (k)	(2)(ii)All customer transactions clear fully disclosed basis. Name of clearing	▽ [4570		
	Clearing Firm SEC#s	Name	Product Code	
	8- <u>43559</u> [4335A]	TRADITION ASIEL SECURITIES INC [4335A2]	<u>All</u> [4335B]	
	8- <u>[</u> 4335C]	[4335C2]	[4335D	
	8- [4335E]	[4335E2]	[4335F]	
	8- [4335G]	[4335G2]	[4335H]	
	8- [4335I]	[433512]	[4335J]	
D. (k)	(3)Exempted by order of the Comm	ission	T 4500	

COMPUTATION OF NET CAPITAL

1.	Tota	al ownership equity from Statement of Financia	al Condition	1,566,436 [3480	
2.	Ded	uct ownership equity not allowable for Net Ca	pital	[3490]	
3.	Tota	al ownership equity qualified for Net Capital		1,566,436 [3500]	
4.	Add:	:			
	A.	Liabilities subordinated to claims of general computation of net capital	al creditors allowable in	0 [3520]	
	B.	Other (deductions) or allowable credits (Lis	st)		
		[3525A]	[3525B]		
		[3525C]	[3525D]	0	
5.	Tota liabil	[3525E] I capital and allowable subordinated ities	[3525F]	0 [3525] 1,566,436 [3530]	
6.	Dedu	uctions and/or charges:	·		
	A.	Total nonallowable assets from Statement of Financial Condition (Notes B and C)	392,351 [3540]		
	В.	Secured demand note deficiency	[3590]		
	C.	Commodity futures contracts and spot commodities - proprietary capital charges	[3600]		
	D.	Other deductions and/or charges	[3610]	-392,351 [3620]	
7.	Othe	r additions and/or credits (List)			
		[3630A]	[3630B]		
		[3630C]	[3630D]	0	
8.	Net c	[3630E] capital before haircuts on securities ions	[3630F]	[3630] 1,174,085 [3640]	
9.	Hairc appli	cuts on securities (computed, where cable, pursuant to 15c3-1(f)):			
	A.	Contractual securities commitments	[3660]		

	. B.		ordinated securities owings		[3670]	
	C.	Trad secu	ing and investment irities:			
		1.	Exempted securit	ies	[3735]	•
		2.	Debt securities		1,000 [3733]	
,		3.	Options			
		4.	Other securities		[3730] 25, 687	
	D.	Undo	ue Concentration		[3734]	
	E.	Othe	r (List)		[3650]	
				[3736A]	[3736B]	
				[3736C]	[3736D]	
				[3736E]	[3736F]	
					[3736]	<u>-26, 687</u> [3740]
10.	Net C	apital				1,147,398 [3750]
Part A		num nei	COMPUTATIO		NET CAPITAL REQUIRE	EMENT 33,821
•••	*************	iam ne	ouplius rodusiou (o z	3070 Of All C 10)		[3756]
12.	deale	r and m	lar net capital require ninimum net capital re accordance with <u>Not</u>	equirement of subsider	roker or diaries	5,000 (3758)
13.	Net c	apital re	equirement (greater o	of line 11 or 12)		33,82 <u>1</u> [3760]
14.	Exces	ss net c	apital (line 10 less 1	3)		1,113,577 [3770]
15.	Exces	ss net c	apital at 1000% (line	10 less 10% of line	: 19)	1,096,665 [3780]
			COMPUTA	TION OF AGG	REGATE INDEBTEDNE	SS
16.		A.I. liab cial Co	oilities from Statemen ndition	t of		507, 324 [3790]
17.	Add:					
	A.	Drafts	s for immediate credi	t	[3800]	

	В.	Market value of securities borrowed for which no equivalent value is paid or credited	[3810]		
	C.	Other unrecorded amounts(List)			
		[3820A]	[3820B]		
		[3820C]	[3820D]		
		[3820E]	[3820F]		
			<u>0</u> [3820]		[3830]
19.	Total	aggregate indebtedness			507,324 [3840]
20.	Perce to net	entage of aggregate indebtedness t capital (line 19 / line 10)		%	<u>4 4</u> [3850]
u zi e reza		ОТН	ER RATIOS	7 300 X X X X X X X X X X X X X X X X X X	
21.		entage of debt to debt-equity total computed	in accordance	%	0

SCHEDULED WITHDRAWALS

Ownership Equity and Subordinated Liabilities maturing or proposed to be withdrawn within the next six months and accruals, (as defined below), which have not been deducted in the computation of Net Capital.

Type of Proposed Withdrawal or Accrual	Name of Lender or Contributor	Insider or Outsider	Amount to be Withdrawn (cash amount and/or Net Capital Value of Securities)	Withdrawal or Maturity Date (MMDDYYYY)	ŧο
_ [4600]	14004)	(40001		7,00,41	o.=i
[4610]	[4601]	[4602]	[4603]	[4604]	[4605]
[4010]	[4611]	[4612]	[4613]	[4614]	[4615]
_ [4620]					_
	[4621]	[4622]	[4623]	[4624]	[4625]
_ [4630]	[4631]	[4632]	[4633]	[4634]	[4635]
_ [4640]					
	[4641]	[4642]	[4643]	[4644]	[4645]
_ [4650]	[4651]	[4652]	[4653]	[4654]	[4655]
[4660]		[]	[,,,,,	(,,,,	()
	[4661]	[4662]	[4663]	[4664]	[4665]
_ [4670]	[4671]	[4672]	[4673]	[4674]	[4675]
[4680]	[4011]	[4012]	, [1010]	[10/4]	[4010]
	[4681]	[4682]	[4683]	[4684]	[4685]
_ [4690]	140041	r4 0001	[4002]	[4004]	146051
	[4691]	[4692]		[4694]	[4095]
		IOIAL -	0 [4699]		
		Ф	•		
		Omit Pennies			

Instructions Detail listing must include the total of items maturing during the six month period following the report date, regardless of whether or not the capital contribution is expected to be renewed. The schedule must also include proposed capital withdrawals scheduled within the six month period following the report date including the proposed redemption of stock and payments of liabilities secured by fixed assets (which are considered allowable assets in the capital computation pursuant to Rule 15c3-1(c)(2)(iv)), which could be required by the lender on demand or in less than six months.

Withdrawal Code	Description
1	Equity Capital
2	Subordinated Liabilities
3	Accruals
4	15c3-1(c)(2)(iv) Liabilities

STATEMENT OF CHANGES

-		STATEMENT OF CHANGES IN OWN (SOLE PROPRIETORSHIP, PARTNERSHI	NERSHIP EQUITY P OR CORPORATION)	
1.	. Balance, beginning of period		_	1,559,914
				[4240]
	A.	Net income (loss)		6,522
				[4250]
	B.	Additions (includes non-conforming capital of		
			[4262])	[4260]
	C.	Deductions (includes non-conforming capital		
		of	[4272])	[4270]
		STATEMENT OF CHANGES IN LIABILITY		[4290]
		TO CLAIMS OF GENERAL CF	REDITORS	
3.	Balai	nce, beginning of period		[4300]
				[4000]
	Α.	Increases		[4310]
		December		()
	В.	Decreases		[4320]
				• •
4.	Balar	nce, end of period (From item 3520)		0
••				[4330]

- J. BUSH & CO., INCORPORATED